UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA DURHAM DIVISION

IN RE:

Case No. 11-80992

Chapter: 13

MATTHEW KELLY DAVENA J. WILEY ADAMS 5214 Kerley Road, Unit A3 Durham, NC 27705

SSN: xxx-xx-9789 SSN: xxx-xx-8405 Debtor(s).

MOTION FOR RELIEF FROM AUTOMATIC STAY

Comes now RKR, Inc. t/a Northside Auto Sales ("Northside"), by and through counsel, in support of its Motion for Relief from Automatic Stay would state and show unto the Court that:

- 1. On February 12, 2011, Matthew Kelly ("Kelly") purchased a **2002 Chevrolet Trailblazer VIN 1GNDT13S922184512** ("Vehicle") from Northside, said transaction being financed by Northside. A copy of said Retail Installment Contract ("Contract") is attached hereto as "Exhibit A" and incorporated by reference.
- 2. To secure the purchase, Kelly granted to Northside a security interest in the Vehicle; Northside holds a validly perfected, first priority purchase-money security interest in the Vehicle, as noted on the Certificate of Title. A copy of the Title is attached hereto as "Exhibit B" and incorporated by reference.
- 3. Kelly made a down payment of \$3,000.00, using two credit cards, making charges of \$2,500.00 on one card, and \$500.00 on the other.
- 4. On June 15, 2011, Northside was notified that the \$2,500.00 charge was charged back on the grounds that Kelly allegedly used Debtor Adams' credit card without her permission.

- 5. Prior to filing bankruptcy, Kelly was in default for failure to make weekly payments.
- 6. The Vehicle was reclaimed by Northside prior to the bankruptcy filing and Northside is in possession of the Vehicle.
- 7. This bankruptcy case commenced on June 21, 2011 ("Petition Date"). On the Petition Date, the payoff amount due under the Contract was \$16,479.24.
- 8. On the Petition Date, the NADA the retail value of the Vehicle was \$8,325.00 and the Debtors have listed the value of the vehicle as \$7,627.00.
- 9. The value of the Vehicle is depreciating through use and time and the debtor has no equity in the vehicle.
 - 10. The Vehicle is not necessary for an effective reorganization.
- 11. Pursuant to 11 U.S.C. § 362(d)(1), sufficient cause exists, including lack of adequate protection, for terminating the automatic stay as to Northside, the Vehicle and the proceeds thereof.

WHEREFORE, the above premises considered, Northside prays that:

- 1. Northside be granted relief from the automatic stay provisions of 11 U.S.C. § 362 in order that it may proceed immediately with any and all other remedies available U.S.C. § 362 under state or federal law that are not inconsistent with Title 11 of the United States Code.
- 2. The provisions of Rule 4001(a)(3) of the Federal Rules of Bankruptcy Procedure be waived.

3. Northside be granted such other and further relief to which it may be entitled, including reasonable attorneys' fees.

Respectfully submitted,

/s/ James W. Sprouse, Jr.

James W. Sprouse, Jr. (NC Bar No. 26767) Attorney for RKR, Inc. T/A Northside Auto Sales 3109 Poplarwood Court, Suite 115

Raleigh, NC 27604

Telephone: (919) 954-1900

Email: jsprouse@sprousekurtzlaw.com

Durchases Name 8 Address House				T SALES CON	TRAC						
Purchaser — Name & Address (Inc Mathew Kelly 7495 Princess Carol Ct. & MANASSAS (703)682-8866 (703)		Co-Purchaser — Name & Address (include County & Zip Code)					Creditor (Seiter Name and Address) RKR Inc. T/A NORTHSIDE AUTO SALES 9000 Centreville Road Manasses, VA 20110-5202 Local: (703) 368-5666 Metro: (703) 631-9393 www.northsideauto.com				
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:	rade-in is a							\$	3,000.0	00 (2)	
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CREDIT AUTHORIZATION. You authorize us to investigate your credit records, verify your employment and current address information at any time prior to receipt of payment in full under this Contract.

PROMISE TO PAY. You agree to pay us the amount shown as "Total of Payments" in accordance with the payment schedule attached hereto. This amount is payable in consecutive installment payments commencing on the first due date shown above and continuing periodically as attached hereto until fully paid.

BUYER'S

RKR, Inc. T/A

NORTHSIDE AUTO SALES

Date 02/12/2011

ORDER 3

9000 Centreville Road Manasses, Virginia 20110
Tel: (703) 368-6666 (703) 631-8393 FAX: (703) 388-2921 www.northsideauto.com

CO.B. IDCUARCED	ADDRES	DDRESS: 7495 Princess Carol Ct. # 7 TY MANASSAS STATE VA ZIP 20111					
CO-PURCHASER:							
EMAIL:	HOME F	PHONE: (703)682-8866		ONE: (703)413-7112			
:		ACCOUNT#					
AGREE TO PURCHASE THE BELOW LISTED USED VEHICLE: YEAR MAKE MODEL		117a70	14059				
2002 Chevrolet TrailBlazer		Onyx Black					
1GNDT13S922184512		MILEAGE	NOT AC	TUAL () S MECH LIMITS ()			
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9000 CENTREVILLE ROAD NORTHSIDE AUTO SALES



UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA DURHAM DIVISION

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Chapter: 13

MATTHEW KELLY DAVENA J. WILEY ADAMS 5214 Kerley Road, Unit A3 Durham, NC 27705

SSN: xxx-xx-9789 SSN: xxx-xx-8405

Debtor(s).

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY that on the below date, the undersigned served a copy of the Motion for Relief from the Automatic Stay by depositing the same, enclosed in a postpaid wrapper, properly addressed to the following parties in interest, at their last known addresses as shown below, in a post office or official depository under the exclusive care and custody of the United States Postal Service:

John T. Orcutt Debtors' Attorney 6616-203 Six Forks Road Raleigh, NC 27615

Richard M. Hutson, II Chapter 13 Trustee P. O. Box 3613 Durham, NC 27702

Matthew Kelly and Davena J. Wiley Adams 5214 Kerley Road, Unit A3 Durham, NC 27705

THIS the 28th day of July, 2010.

/s/ James W. Sprouse, Jr.

James W. Sprouse, Jr. (NC Bar No. 26767) Attorney for RKR, Inc., T/A Northside Auto Sales 3109 Poplarwood Court, Suite 115 Raleigh, NC 27604

Telephone: (919) 954-1900

Email: jsprouse@sprousekurtzlaw.com